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Pursuant to the Northern District of California's Civil Local Rules 7-11 and 79-5(d)-(e), Defendant Arista Networks, Inc. respectfully submits this administrative motion to redact and seal portions of the Court's Order RE Motions *In Limine* [Re: ECF 524, 525, 526, 527, 531, 532, 533, 534, 535, 536], which the Court made available to the parties on November 9 for the purpose of identifying potentially sealable information.

Arista seeks to redact and seal the following portions of the Court's under-seal order:

- Page 7, lines 15 & 28;
- Page 8, line 2;
- Page 12, lines 19–21, starting with "Arista's Senior Vice President" and ending with "publicly."

Because this motion to redact and seal relates to a non-dispositive motion, the documents and information that the parties request to file under seal are not subject to a strong presumption of public access. *See Kamakana v. City & Cty. of Honolulu*, 447 F.3d 1172, 1180 (9th Cir. 2006). Rather, the "good cause" standard of Rule 26(c) of the Federal Rules of Civil Procedure applies to the material that Arista seeks to file under seal. *Id.* at 1179. Civil Local Rule 79-5 further requires that a party seeking to seal information and documents "establish[] that the document, or portions thereof, are privileged, protectable as a trade secret or otherwise entitled to protection under the law." Civil L.R. 79-5(b). The sealing request must also "be narrowly tailored to seek sealing only of sealable material." *Id.*

Arista has established good cause to redact and seal the passages listed above through the Declaration of David J. Rosen filed herewith.

Dated: November 16, 2016 KEKER & VAN NEST LLP

By: <u>/s/ Brian L. Ferrall</u> BRIAN L. FERRALL

Attorneys for Defendant ARISTA NETWORKS, INC.

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